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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/820,980	04/07/2004	Amol Khare	50325-0892	9036	
29989 7590 06/15/2007 HICKMAN PALERMO TRUONG & BECKER, LLP 2055 GATEWAY PLACE			EXAMINER		
			CHEN, SHIN HON		
SUITE 550 SAN JOSE, CA	A 95110		ART UNIT	PAPER NUMBER	
			2131		
			MAIL DATE	DELIVERY MODE	
			06/15/2007	PAPER	

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

	Application No.	Applicant(s)				
•	10/820,980	KHARE ET AL.				
Office Action Summary	Examiner	Art Unit				
	Shin-Hon Chen	2131				
The MAILING DATE of this communication app Period for Reply		correspondence address				
A SHORTENED STATUTORY PERIOD FOR REPLY WHICHEVER IS LONGER, FROM THE MAILING DA - Extensions of time may be available under the provisions of 37 CFR 1.13 after SIX (6) MONTHS from the mailing date of this communication. - If NO period for reply is specified above, the maximum statutory period v - Failure to reply within the set or extended period for reply will, by statute, Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICATION 36(a). In no event, however, may a reply be tim vill apply and will expire SIX (6) MONTHS from cause the application to become ABANDONE	N. nely filed the mailing date of this communication. D (35 U.S.C. § 133).				
Status						
1) Responsive to communication(s) filed on 05 Fe	ebruary 2007.					
·	action is non-final.					
3) Since this application is in condition for allowar		secution as to the merits is				
closed in accordance with the practice under E	x parte Quayle, 1935 C.D. 11, 45	53 O.G. 213.				
Disposition of Claims						
4) Claim(s) 1-28 is/are pending in the application.						
4a) Of the above claim(s) is/are withdrawn from consideration.						
5) Claim(s) is/are allowed.						
6)⊠ Claim(s) <u>1-28</u> is/are rejected.						
7) Claim(s) is/are objected to.						
8) Claim(s) are subject to restriction and/or	r election requirement.					
Application Papers						
9) The specification is objected to by the Examine	r .					
10)⊠ The drawing(s) filed on <u>07 April 2004</u> is/are: a)⊠ accepted or b)□ objected to by the Examiner.						
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).						
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).						
11) The oath or declaration is objected to by the Ex	· · · · · · · · · · · · · · · · · · ·					
Priority under 35 U.S.C. § 119						
12) Acknowledgment is made of a claim for foreign a) All b) Some * c) None of:	priority under 35 U.S.C. § 119(a))-(d) or (f).				
1. ☐ Certified copies of the priority documents	s have been received.	•				
2. Certified copies of the priority documents		on No				
3. Copies of the certified copies of the prior						
·	application from the International Bureau (PCT Rule 17.2(a)).					
* See the attached detailed Office action for a list	* See the attached detailed Office action for a list of the certified copies not received.					
1 thoch mant/a)						
Attachment(s) Notice of References Cited (PTO-892)	4) Interview Summary	(PTO-413)				
2) Notice of Draftsperson's Patent Drawing Review (PTO-948)	Paper No(s)/Mail Da	ate				
3) Information Disclosure Statement(s) (PTO/SB/08)	5) Notice of Informal P 6) Other:	atent Application				
Paper No(s)/Mail Date <u>12/6/04, 8/12/95 and 2/5/07</u> .	6) [_] Other:					

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DETAILED ACTION

1. Claims 1-28 have been examined.

Claim Rejections - 35 USC § 103

- 2. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 3. Claims 1-28 are rejected under 35 U.S.C. 103(a) as being unpatentable over Talpade et al. U.S. Pub. No. 20040148520 (hereinafter Talpade) in view of Fan et al. U.S. Pat. No. 6219706 (hereinafter Fan).
- 4. As per claim 1, Talpade discloses a method of preventing an attack on a network, the method comprising the computer-implemented steps of: receiving an ICMP packet that includes a copy of a header associated with a connection in a connection-oriented transport protocol (Talpade: [0020]: analyze packet header for packet filtering for ICMP). Talpade does not explicitly disclose obtaining a packet sequence value from the header; determining if the packet sequence value is valid; updating a parameter value associated with the transport protocol connection only if the packet sequence value is determined to be valid. However, Fan discloses filtering packets based on the sequence number presented in the header portion of a packet (Fan: column 10 lines 27-51). It would have been obvious to one having ordinary skill in the art to utilize the sequence number contained in the connection-oriented packet into the sequence

number field of the ICMP packet because the sequence field in contained in both ICMP and TCP packets. Therefore, it would have been obvious to one having ordinary skill in the art at the time

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of applicant's invention to combine the teachings of Fan within the system of Talpade because it

allows packet filter to analyze invalid range of value presented in header for filtering purposes.

5. As per claim 2, Talpade as modified discloses the method of claim 1. Talpade as modified further discloses wherein the step of receiving an ICMP packet comprises receiving an ICMP packet that includes a copy of a TCP header associated with a TCP connection (Fan: column 10 lines 27-51). Same rationale applies here as above in rejecting claim 1.

- 6. As per claim 3, Talpade as modified discloses the method of claim 1. Talpade as modified further discloses wherein the step of receiving an ICMP packet comprises receiving an ICMP "endpoint unreachable" error packet (Talpade: [0006]: denial of service attack).
- 7. As per claim 4, Talpade as modified discloses the method of claim 1. Talpade as modified further discloses wherein the step of receiving an ICMP packet comprises receiving an ICMP packet that specifies that fragmentation is needed (Talpad: [0020]: ICMP messages).
- 8. As per claim 5, Talpade as modified discloses the method of claim 1. Talpade as modified further discloses wherein the step of determining if the packet sequence value is valid comprises determining if the packet sequence value is within a range of packet sequence values that are allowed by the transport protocol for the connection (Fan: column 10 lines 27-51).

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packet (Fan: column 10 lines 35-41).

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9. As per claim 6, Talpade as modified discloses the method of claim 1. Talpade as modified further discloses wherein the step of determining if the packet sequence value is valid

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comprises determining if the packet sequence value is within a range of sent but

unacknowledged TCP packet sequence values for the connection (Fan: column 10 lines 27-51).

- 10. As per claim 7, Talpade as modified discloses the method of claim 1. Talpade as modified further discloses wherein the step of determining if the packet sequence value is valid comprises determining if the packet sequence value is exactly equal to one or more sequence values of one or more packets that are then-currently stored in a TCP re-transmission buffer, starting at a sequence value of a previously sent segment that resulted in receiving the ICMP
- 11. As per claim 8, Talpade as modified discloses the method of claim 1. Talpade as modified further discloses wherein the steps are performed in a router acting as a TCP endpoint node (Talpade: [0020]: sensor/firewall).
- 12. As per claim 9, Talpade as modified discloses the method of claim 1. Talpade as modified further discloses wherein the steps are performed in a firewall device (Talpade: [0020]; Fan: column 10 lines 27-51: firewall/packet filter).

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13. As per claim 10-28, claims 10-28 encompass the same scope as claims 1-9. Therefore, claims 10-28 are rejected based on the same reason set forth above in rejecting claims 1-9.

Conclusion

14. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.

Goldberg et al. U.S. Pub. No. 20040013112 discloses dynamic packet filtering utilizing session tracking.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Shin-Hon Chen whose telephone number is (571) 272-3789. The examiner can normally be reached on Monday through Friday 8:30am to 5:30pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Ayaz Sheikh can be reached on (571) 272-3795. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

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Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

Shin-Hon Chen Examiner Art Unit 2131

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SUPERVISORY PATENT EXAMINER

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